08/12

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MICHIGAN

In re:	Smith. Br	andon	Case N	o. <u>14-07</u>	1097	_
			Chapte	r 7		
	[Debtor(s).	/		2014 DE(DANIEL H U.S. BAN WEST	
		ASS	ET PROTECTION REPORT		M. C.	17
Pursuant to Local Bankruptcy Rule 1007-2(d), debtors filing a Chapter 7 petition and debtors in a case converting to Chapter 7 must file an Asset Protection Report. List below any property referenced on Schedule D (Creditors Holding Secured Claims); or Schedule G (Executory Contracts and Unexpired Leases); and any insurable asset in which there is nonexempt equity. For each asset listed provide the following information regarding property damage or casualty insurance:						
ļ	NSURABLE ASSET (from schedules)	IS ASSET INSURED? (Yes/No)	NAME & ADDRESS OF AGENT OR INSURANCE CO.	POLICY EXPIRATION DATE (MM/YYYY)	WILL DEBTO RENEW INSURA ON EXPIRATIO (Yes/No)	ANCE
10	ne					
						
If the debtor is self-employed, does the debtor have general liability insurance for business activities? Yes \(\subseteq \text{No} \subseteq \) I declare, under penalty of perjury, that the above information is true and accurate to the best of my knowledge. I intend to provide insurance protection for any exemptible interests in real or personal property of the estate, and I request that the trustee not expend estate funds to procure insurance coverage for my exemptible assets.						
Dated	12-03-2014		Brandon.	Snah	J. De	btor
Dated	<u>.</u>	121		-	Joint Debtor (if	 any)

Pursuant to LBR 1007-2(f), debtor is required to provide the trustee with a copy of the Declarations Page for any insurance policy covering an insurable asset at least 7 days before the date first set for the meeting of creditors.